

**TABLE OF PROPOSED REVISIONS TO  
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

<b>Page</b>	<b>Circuit Rule or IOP</b>	<b>Comments</b>
28	IOP 2, <u>Appearance of Counsel Form</u>	Delete reference to mailing of form (since the form is available on the court's website), delete information duplicated in renumbered 11th Cir. R. 46-1(e), and cross-reference that more detailed rule.
85	Cir. R. 31-2(e) and 31-2(f)	Replace the word "party's" with the word "appellant's," since in a civil appeal it is only appellant's failure to file a brief or record excerpts by the due date that results in dismissal on the first business day after the due date, pursuant to 11th Cir. R. 42-2(c) and 42-3(c).
95	Cir. R. 33-1(c)(1)	Allow the mediator to require the participation of a party in a telephone mediation, require that a waiver of a party's availability be secured in advance of the mediation, and replace the word "client" with the word "party."
113	IOP 8, <u>Release of Opinions</u>	Delete word "published" from IOP, since unpublished opinions will also be available on the court's website after April 16, 2005.
133	Cir. R. 46-1(a)	Reorganize rule to more clearly set out items required to be submitted with an application for admission to the bar, incorporate new \$170 bar admission fee, and inform counsel that the application form is available on the court's website.
133 134	Cir. R. 46-1(b)	Rename \$10 readmission fee as a "renewal fee," and allow a one-year "grace period" in which to pay the renewal fee before attorney's name is stricken from the attorney roll. Attorney would be in inactive status during the "grace period." Modify procedures to provide notice during last month that fee is due rather than after expiration of the renewal period.

Page	Circuit Rule or IOP	Comments
134	Cir. R. 46-1(d)	<p>Proposed new rule to govern pro hac vice admission:</p> <ul style="list-style-type: none"> <li>• only attorneys who do not reside in the circuit may apply;</li> <li>• attorney must accompany application with a form and answer questions concerning disciplinary history [proposed form included at page 164 of proposed revisions];</li> <li>• attorney must submit a certificate of good standing from the highest court of any state or another U.S. Court of Appeals;</li> <li>• attorney must pay a pro hac vice application fee of \$50 payable to the court's non-appropriated fund; and</li> <li>• an attorney may apply for pro hac vice admission only twice in their lifetime.</li> </ul> <p>[existing subsection (d) and those which follow to be renumbered]</p>
135	Cir. R. 46-1(f)	Incorporate new \$15 national fee for duplicate certificate of admission, per revised Court of Appeals Miscellaneous Fee Schedule (effective Jan. 1, 2005). Replaces prior \$5 local fee.
136	IOP 2, <u>Check Returned for Insufficient Funds</u>	Update IOP to reflect \$45 national fee for returned check, per revised Court of Appeals Miscellaneous Fee Schedule. Delete references to admission and readmission fees as unnecessary.
136	IOP 3, <u>Components of Attorney Admission Fee</u>	Proposed new IOP informing counsel of how the \$170 admission fee is allocated between the federal judiciary and this court's non-appropriated (local) fund.